Form 210A (10/06)

## United States Bankruptcy Court Southern District Of New York

In re Lehman Brothers Holdings Inc., et al.,

Case No. 08-13555 (SCC) (Jointly Administered)

#### TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(2), Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

Name of Transferee

Name of Transferor

Deutsche Bank AG, London Branch

Coutts & Co AG f/k/a RBS Coutts Bank AG

Name and Address where notices to transferee should be sent:

Deutsche Bank AG, London Branch Winchester House, 1 Great Winchester Street London EC2N 2DB

Tel: +44 20 7547 2400 Fax: +44 113 336 2010 Attention: Michael Sutton

E-mail: Michael.sutton@db.com

Court Claim # (if known): 45221

Amount of Claim (transferred):

USD 400,000.00 in principal amount of ISIN XS0320520884 (plus all interest, costs and fees relating to this claim)

Date Claim Filed: 23 October 2009

Tel: N/A

Last Four Digits of Acct. #: N/A

Last Four Digits of Acct. #: N/A

I declare under penalty of perjury that the information provided in this notice is true and correct to the best of my knowledge and belief.

Transferee/Transferee's Agent

Penalty for making a false statement: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 & 3571.

Alex Darbyshire Vice President

By:

Duncan Robertson Managing Director

PARTIAL Transfer of LBHI Claim # 45221 PROGRAM SECURITY

## AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM LEHMAN PROGRAM SECURITY

TO: THE DEBTOR AND THE BANKRUPTCY COURT

- For value received, the adequacy and sufficiency of which are hereby acknowledged, COUTTS & CO AG ("Seller") hereby unconditionally and irrevocably sells, transfers and assigns to DEUTSCHE BANK AG, LONDON BRANCH (the "Purchaser"), and Purchaser hereby agrees to purchase, as of the date hereof, (a) an undivided interest, to the extent of the applicable percentage specified in Schedule 1 hereto, in Seller's right, title and interest in and to Proof of Claim Number 45221 filed by or on behalf of Seller or any of Seller's predecessorsin-title (a copy of which is attached at Schedule 2 hereto) (the "Proof of Claim") as is specified in Schedule 1 hereto (the "Purchased Portion") against Lehman Brothers Holdings, Inc., as guarantor of the Purchased Security (as defined below) and debtor in proceedings for reorganization (the "Proceedings") in the United States Bankruptcy Court for the Southern District of New York (the "Court"), administered under Case No. 08-13555 (JMP) (the "Debtor"), (b) all rights and benefits of Seller relating to the Purchased Portion, including without limitation (i) any right to receive cash, securities, instruments, interest, damages, penalties, fees or other property, which may be paid or distributed with respect to the Purchased Portion or with respect to any of the documents, agreements, bills and/or other documents (whether now existing or hereafter arising) which evidence, create and/or give rise to or affect in any material way the Purchased Portion, whether under a plan or reorganization or liquidation, pursuant to a liquidation, or otherwise, (ii) any actions, claims (including, without limitation, "claims" as defined in Section 101(5) of Title 11 of the United States Code (the "Bankruptcy Code")), rights or lawsuits of any nature whatsoever, whether against the Debtor or any other party, arising out of or in connection with the Purchased Portion, (iii) any rights and benefits arising out of or in connection with any exhibit, attachment and/or supporting documentation relating to the Purchased Portion, and (iv) any and all of Seller's right, title and interest in, to and under the transfer agreements, if any, under which Seller or any prior seller acquired the rights underlying or constituting a part of the Purchased Portion, but only to the extent related to the Purchased Portion, (c) any and all proceeds of any of the foregoing (collectively, as described in clauses (a), (b), and (c), the "Transferred Claims"), and (d) the security or securities (any such security, a "Purchased Security") relating to the Purchased Portion and specified in Schedule I attached hereto. For the avoidance of doubt, Purchaser does not assume and shall not be responsible for any obligations or liabilities of Seller related to or in connection with the Transferred Claims, Purchased Securities or the Proceedings.
- Seller hereby represents and warrants to Purchaser that: (a) the Proof of Claim was duly and timely filed on or before 5:00 p.m. (prevailing Eastern Time) on November 2, 2009 in accordance with the Court's order setting the deadline for filing proofs of claim in respect of "Lehman Program Securities"; (b) the Proof of Claim relates to one or more securities expressly identified on the list designated "Lehman Programs Securities" available on http://www.lehman-docket.com as of July 17, 2009; (c) Seller owns and has good and marketable title to the Transferred Claims, free and clear of any and all liens, claims, set-off rights, security interests, participations, or encumbrances created or incurred by Seller or against Seller; or, alternatively, Seller has been duly authorized to sell, transfer and assign the Transferred Claims by the owner of Transferred Claims who has good and marketable title to the Transferred Claims, free and clear of any and all liens, claims, set-off rights, security interests, participations, or encumbrances created or incurred by such owner or against such owner; (d) Seller is duly authorized and empowered to execute and perform its obligations under this Agreement and Evidence of Transfer; (e) the Proof of Claim includes the Purchased Portion specified in Schedule 1 attached hereto; (f) neither Seller nor any of its predecessors-in-title has engaged in any acts, conduct or omissions, or had any relationship with the Debtor or its affiliates, that will result in Purchaser receiving in respect of the Transferred Claims proportionately less payments or distributions or less favorable treatment than other unsecured creditors; (g) the Transferred Claims are Class 5 Senior Third Party Guarantee Claims; (h) on April 17, 2012 Seller or any of its predecessors-in-title received the first distribution relating to the Transferred Claims totaling the amount of \$12,709.02, on October 1. 2012 Seller or one of its predecessors-in-title received the second distribution relating to the Transferred Claims totaling the amount of \$8.576.30, on April 4, 2013 Seller or one of its predecessors-in-title received the third distribution relating to the Transferred Claims totaling the amount of \$10,832.49, on October 3, 2013 Seller or one of its predecessors-in-title received the fourth distribution relating to the Transferred Claims totaling the amount of \$12,843.13, on April 3, 2014 Seller or one of its predecessors-in-title received the fifth distribution relating to the Transferred Claims totaling the amount of \$13,950.63, on October 2, 2014 Seller or one of its predecessors-in-title received the sixth distribution relating to the Transferred Claims totaling the amount of \$10,469.94, on April 2, 2015

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Seller or one of its predecessors-in-title received the seventh distribution relating to the Transferred Claims totaling the amount of \$7,145.11, on October 2, 2015 Seller or one of its predecessors-in-title received the eighth distribution relating to the Transferred Claims totaling the amount of \$5,449.71, on March 31, 2016 Seller or one of its predecessors-in-title received the ninth distribution relating to the Transferred Claims totaling the amount of \$1,512.30, on June 16, 2016 Seller or one of its predecessors-in-title received the tenth distribution relating to the Transferred Claims totaling the amount of \$2,252.02 and Seller or one of its predecessors-in-title has received a distribution paid on or about May 8, 2013 in the amount of \$36,025.16, a distribution paid on or about October 28, 2013 in the amount of \$14,660.80, a distribution paid on or about April 28, 2014 in the amount of \$15,873.60, a distribution paid on or about October 27, 2014 in the amount of \$12,157.20, a distribution paid on or about April 28, 2015 in the amount of \$8.186.00, a distribution paid on or about 30 October 2015 in the amount of \$6,296.00 and a distribution paid on or about April 28, 2016 in the amount of \$1,759.20 by Lehman Brothers Treasury Co. B.V., with respect to the securities relating to the Transferred Claims; and (i) other than the distributions set out herein, neither Seller nor any of its predecessors-in-title has received any distributions in respect of the Transferred Claims and/or Purchased Security.

- 3. Seller hereby waives any objection to the transfer of the Transferred Claims to Purchaser on the books and records of the Debtor and the Court, and hereby waives to the fullest extent permitted by law any notice or right to receive notice of a hearing pursuant to Rule 3001(e) of the Federal Rules of Bankruptcy Procedure, the Bankruptcy Code, applicable local bankruptcy rules or applicable law, and consents to the substitution of Seller by Purchaser for all purposes in the case, including, without limitation, for voting and distribution purposes with respect to the Transferred Claims. Purchaser agrees to file a notice of transfer with the Court pursuant to Federal Rule of Bankruptcy Procedure 3001(e) including this Agreement and Evidence of Transfer of Claim. Seller acknowledges and understands, and hereby stipulates, that an order of the Court may be entered without further notice to Seller transferring to Purchaser the Transferred Claims, recognizing Purchaser as the sole owner and holder of the Transferred Claims, and directing that all payments or distributions of money or property in respect of the Transferred Claim be delivered or made to Purchaser.
- 4. All representations, warranties, covenants and indemnities shall survive the execution, delivery and performance of this Agreement and Evidence of Transfer of Claim and the transactions described herein. Purchaser shall be entitled to transfer its rights hereunder without any notice to or the consent of Seller. Seller hereby agrees to indemnify, defend and hold Purchaser, its successors and assigns and its officers, directors, employees, agents and controlling persons harmless from and against any and all losses, claims, damages, costs, expenses and liabilities, including, without limitation, reasonable attorneys' fees and expenses, which result from Seller's breach of its representations and warranties made herein.
- 5. Seller shall promptly (but in any event no later than three (3) business days) remit any payments, distributions or proceeds received by Seller in respect of the Transferred Claims to Purchaser. Seller has transferred, or shall transfer as soon as practicable after the date hereof, to Purchaser each Purchased Security to such account, via Euroclear or Clearstream (or similar transfer method), as Purchaser may designate in writing to Seller. This Agreement and Evidence of Transfer supplements and does not supersede any confirmation, any other automatically generated documentation or any applicable rules of Euroclear or Clearstream (or similar transfer method) with respect to the purchase and sale of the Purchased Security.
- 6. Each of Seller and Purchaser agrees to (a) execute and deliver, or cause to be executed and delivered, all such other and further agreements, documents and instruments and (b) take or cause to be taken all such other and further actions as the other party may reasonably request to effectuate the intent and purposes, and carry out the terms, of this Agreement and Evidence of Transfer, including, without limitation, cooperating to ensure the timely and accurate filing of any amendment to the Proof of Claim.
- 7. Seller's and Purchaser's rights and obligations hereunder shall be governed by and interpreted and determined in accordance with the laws of the State of New York (without regard to any conflicts of law provision that would require the application of the law of any other jurisdiction). Seller and Purchaser each submit to the jurisdiction of the courts located in the County of New York in the State of New York. Each party hereto consents to service of process by certified mail at its address listed on the signature page below.

IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM is executed this  $\frac{9}{2}$  day of  $\frac{30000}{20000}$  2016.

COUTTS & CO AG

Name: Peter Meier / Dennis Cheung
Title: Executive Director / Vice President

Coutts & Co AG Attn: H.-P., Schmid / XOE Lerchenstrasse 18 Postfach CH-8022 Zurich DEUTSCHE BANK AG, LONDON BRANCH

Name: Duncan Robertson
Title: Managing Director

Winchester House
1, Great Winchester Street

Managing Director
Alex Darbyshire
Vice President

London EC2N 2DB ENGLAND Attn: Michael Sutton

DB Ref: 18331(2)

# Transferred Claims

## Purchased Portion

57.14286% of the claim that is referenced in line item number 45 of the Proof of Claim (as highlighted in the copy of the Proof of Claim attached at Schedule 2) and relating to the Purchased Security described below (plus all interest, costs and fees relating to this claim).

Lehman Programs Securities to which Transfer Relates

Description of	Description of ISIN/CUSIP	Blocking	Issuer	Guarantor	Principal/Notional	Allowed	Maturity
Security		Number			Amount	Amount	
MTN8305	XS0320520884 6	6051178	Lehman Brothers Treasury	Lehman Brothers Holdings	USD 400,000.00	USD	9/18/2009
	######################################		Co. BV	Inc.		352,125.62	

Schedule 1-1

DB Ref: 18331(2)

Schedule 2

Copy of Proof of Claim 45221

Schedule 1-1

Lehman Brothers H c/o Epiq Bankrupte FDR Station, P.O. E New York, NY 101	oldings Claims Proces Solutions, LLC Sox 5076			URITIES PROGRAMS OF OF CLAIM
In Re: Lehman Brothers H Debtors.	oldings Inc., et al.,	Chapter 11 Case No. 08-13555 (JMP) (Jointly Administered)	Filed: Ut Lohn	SBC - Southern District of New York ian Brothers Holdings Inc., Et Al. 08-13555 (JMP) 0000045221
based on Lehma	may not be used to n Programs Securi nan-docket.com as	o file claims other than those ties as listed on of July 17, 2009		
Creditor)	RBS Coutts B Stauffacherstr Postfach 8022 Zürich Schweiz			Check this box to indicate that this claim amends a previously filed claim.  Court Claim Number:  (If known)  Filed on:
Name and address w				Check this box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.
Programs Securities and whether such cli- dollars, using the ex-	amount of your claim as of September 15, 2 aim matured or became change rate as applical	008, whether you owned the Lehman e fixed or liquidated before or after Se	Programs Securities on Septem eptember 15, 2008. The claim a filing this claim with respect to ecurity to which this claim relat	the amount owed under your Lehman ber 15, 2008 or acquired them thereafter, mount must be stated in United States more than one Lehman Programs Security, les.
				t due on the Lehman Programs Securities.
2. Provide the Into this claim with respo which this claim rela	emational Securities Ideat to more than one Lates.	entification Number (ISIN) for each	Lehman Programs Security to w tach a schedule with the ISINs	chich this claim relates. If you are filing for the Lehman Programs Securities to
3. Provide the Clears appropriate (each, a from your accounts	stream Bank Blocking "Blocking Number") ( older (i.e. the bank, bro	Number, a Euroclear Bank Electronic or each Lehman Programs Security for oker or other entity that holds such sec	Reference Number, or other de or which you are filing a claim. curities on your behalf). If you	epository blocking reference number, as You must acquire a Blocking Number are filing this claim with respect to more trograms Security to which this claim
Clearstream Bank number:	4.			ther depository blocking reference
you are filing this cl.	aim. You must acquire	r Bank or other depository participants the relevant Clearstream Bank, Euro	account number related to your	r Lehman Programs Securities for which participant account number from your s should not provide their personal account
	roclear Bank, Clears See aladee	tream Bank or Other Depository P (Required		
consent to, and are d disclose your identit reconciling claims a	cemed to have authori y and holdings of Lehi nd distributions.	am Bank or Other Depository: By zed, Euroclear Bank, Clearstream Ba nan Programs Securities to the Debto	nk or other depository to rs for the purpose of	FILED / RECEIVED
Zurich, or	the creditor or other i	filing this claim muss sign it. Sign an person authorized to file this claim an the porigo oddress above. Mach cor	I state address and telephone	OCT 2 3 2009  EPIO BANKRUPTCY SOLUTIONS, LLC
	presenting fraudulent	claim: Fine of up to \$500,000		both. 18 U.S.C. §§ 152 and 3571

#### INSTRUCTIONS FOR PROOF OF CLAIM FORM

The questions on the Proof of Claim form include instructions for completing each question. The instructions and definitions below are general explanations of the law. In certain circumstances, such as bankruptcy cases not filed voluntarily by the debtor, there may be exceptions to these general rules.

#### Creditor's Name and Address:

Fill in the name of the person or entity asserting a claim and the name and address of the person who should receive notices issued during the bankruptcy case. A separate space is provided for the payment address if it differs from the notice address. The creditor has a continuing obligation to keep the court informed of its current address. See Federal Rule of Bankruptcy Procedure (FRBP) 2002(g).

#### Date and Signature:

The person filing this proof of claim must sign and date it. FRBP 9011. Print the name and title, if any, of the creditor or other person authorized to file this claim. State the filer's address and telephone number if it differs from the address given on the top of the form for purposes of receiving notices. Attach a complete copy of any power of attorney. Criminal penalties apply for making a false statement on a proof of claim.

#### DEFINITIONS

#### Debtor

A debtor is the person, corporation, or other entity that has filed a bankruptcy case.

#### Creditor

A creditor is the person, corporation, or other entity owed a debt by the debtor on the date of the bankruptcy filing.

#### Claim

A claim is the creditor's right to receive payment on a debt that was owed by the debtor on the date of the bankruptcy filing. See 11 U.S.C. §101 (5). A claim may be secured or unsecured, reduced to judgment or not, liquidated or unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal or equitable

#### **Proof of Claim**

A proof of claim is a form used by the creditor to indicate the amount of the debt owed by the debtor on the date of the bankruptcy filing. The creditor must file the form with the Claims Agent at the following address:

Lehman Brothers Holdings Claims Processing c/o Epiq Bankruptcy Solutions, LLC FDR Station, PO Box 5076 New York, NY 10150-5076

#### Lehman Programs Security

Any security included on the list designated "Lehman Programs Securities" available on <a href="http://www.lehman-docket.com">http://www.lehman-docket.com</a> as of July 17, 2009.

#### INFORMATION

#### Acknowledgment of Filing of Claim

To receive acknowledgment of your filing, you may either enclose a stamped self-addressed envelope and a copy of this proof of claim, or you may access the Claims Agent's system (http://www.lehman-docket.com) to view your filed proof of claim.

#### Offers to Purchase a Claim

Certain entities are in the business of purchasing claims for an amount less than the face value of the claims. One or more of these entities may contact the creditor and offer to purchase the claim. Some of the written communications from these entities may easily be confused with official court documentation or communications from the debtor. These entities do not represent the bankruptcy court or the debtor. The creditor has no obligation to sell its claim. However, if the creditor decides to sell its claim, any transfer of such claim is subject to FRBP 3001(e), any applicable provisions of the Bankruptcy Code (11 U.S.C. § 101 et seq.), and any applicable orders of the bankruptcy court.



## <sup>▶</sup> ■ Zeugnis

des Handelsregisteramtes des Kantons Zürlch

### CERTIFICATION

Issued by the Commercial Registry of Canton Zurich

It is hereby certified that the following company is entered in the Commercial Register of Canton Zurich: a joint stock company by the name of
Coutts & Co AG (Coutts & Co Ltd)
domiciled in ZurichAddress; Stauffacherstrasse 1, 8004 Zurich
This company has been entered in the Commercial Register of Canton Zurich since 21 <sup>st</sup> March 1930. It has been entered in the aforementioned register under the following versions:
From 21 <sup>st</sup> March 1930 to 21 <sup>st</sup> December 1932  Bank für Industrie-Unternehmungen  (Banque pour Entreprises Industrielles) (Bank for Industrial undertakings)
From 21 <sup>st</sup> December 1932 to 06 <sup>th</sup> January 1937 <u>Bank für Industrie- und Anlagewerte</u>
From 06 <sup>th</sup> January 1937 to 24 <sup>th</sup> December 1953 <u>Bank für Anlagewerte</u>
From 24 <sup>th</sup> December 1953 to 20 <sup>th</sup> July 1959 <u>Handelsbank in Zürlch</u>
(Banque commerciale à Zurlch) (Banca commerciale a Zurigo) (Commercial Bank in Zurlch)
From 20 <sup>th</sup> July 1959 to 29 <sup>th</sup> April 1975 <u>Handelsbank in Zürich</u> (Banque Commerciale à Zurich) (Banca Commerciale a Zurigo) (Commercial Bank In Zurich)
From 29 <sup>th</sup> April 1975 to 24 <sup>th</sup> June 1987 <u>Handelsbank N.W.</u>
From 24 <sup>th</sup> June 1987 to 25 <sup>th</sup> March 1991 <u>Handelsbank Nat West</u>



From 25 <sup>th</sup> March 1991 to 12 <sup>th</sup> August 1992 Coutts & Co AG
From 12 <sup>th</sup> August 1992 to 24 <sup>th</sup> June 1997 <u>Coutts &amp; Co AG(Coutts &amp; Co SA) (Coutts &amp; Co Ltd)</u>
From 24 <sup>th</sup> June 1997 to 01 <sup>st</sup> October 2004
(Banque Coutte (Suisse) SA) (Coutte Bank (Switzerland) Ltd)
From 01st October 2004 to 06th December 2007  Coutts Bank von Ernst AG
(Coutts Bank von Ernst SA) (Coutts Bank von Ernst Ltd)
From 06 <sup>th</sup> December 2007 to 01 <sup>st</sup> November 2011  RBS Coutts Bank AG
(RBS Coutts Bank SA) (RBS Coutts Bank Ltd)
It has been entered since 01 <sup>st</sup> November 2011 under the following name:
Coutts & Co SA) (Coutts & Co Ltd)
This joint stock company has been entered in the Commercial Register of Canton Zurich under the following addresses:
From 01 <sup>st</sup> October 2004 to 14 <sup>th</sup> December 2015 Stauffacherstrasse 1, 8004 Zurich
Entry since 14 <sup>th</sup> December 2015 Lerchenstrasse 18, 8045 Zurich
(In reference to the aforementioned joint stock company there were other versions of the company address entered in the Commercial Register of Canton Zurich prior to 01st October 2004),
It is further certified that the aforementioned company is organized according to the laws of Switzerland.
The Commercial Registry Office of the Canton of Zurich can offer no guarantee as to the accuracy of the translation from the original German text of this entry in the Commercial Register.

Zurich, Switzerland, 05<sup>th</sup> January 2016 Company number: "CHE-105.841.220

Signed:

Ma

Fee:

CHF 120,--

(previously: CH-020.3,911.383-6)



### Handelsregisteramt des Kantons Zürich

CERTIFICATION Issued by the Commercial Registry of Canton Zurich
It is hereby certified that the following company is entered in the Commercial Regis- ter of Canton Zurich: a joint stock company by the name of
RBS Coutts Bank AG(RBS Coutts Bank Ltd)
domíciled in Zurich
This company has been entered in the Commercial Register of Canton Zurich since 21 <sup>st</sup> March 1930. It has been entered in the aforementioned register under the following versions:
From 01 <sup>st</sup> October 2004 to 06 <sup>th</sup> December 2007 Coutts Bank von <u>Ernst AG</u>
(Coutts Bank von Ernst SA) (Coutts Bank von Ernst Ltd)
It has been entered since 06 <sup>th</sup> December 2007 under the following name:
(RBS Coutts Bank SA) (RBS Coutts Bank Ltd)
(In reference to the aforementioned joint stock company there were other versions of the company name entered in the Commercial Register of Canton Zurich prior to 01 <sup>st</sup> October 2004).
It is further certified that the aforementioned company is organized according to the aws of Switzerland.
Zurich, Switzerland, 18 <sup>th</sup> December 2007 Company number: CH-020.3.911.383-6 Signed: Sa

Fee:

CHF 120.--

Schedule of Holdings in Lehman Securities Programs Asset for the attached Claim

ISIN Code	Securities Description	Nominal Currency	Nominal Amount	Exchange rates as applicable on 9.15.2008	Total Claim Amount in USD	Custodian C	Custodian Our account at Custodian	Blocking Reference
	Lehman Brothers UK Cap Fund -in default- 4.544 % Notes / 2005 - without fixed maturity variable rate	EUR	31,000	1.41990	44'016.90	Euroclear	98614	6051289
XS0128857413	Lehman Brothers Holdings IncChapter XI- 6 3/8 % EMTN / 2001-10.5.2011	EUR	100,000	1.41990	141'990.00	Euroclear	98614	6051365
XS0211814123	Lehman Brothers Treasury BV -in default- 4.16915 % EMTN / 2005-16.2.2017 variable Rate	EUR	60,000	1.41990	85194.00	Euroclear	98614	6051286
XS0229269856	Lehman Brothers UK Capital Funding II LP -in default- 5 1/8 % non-cum.pref.Secs / 2005 - without fixed maturity	EUR	70.000	1.41990	99'393.00	Euroclear	21495	6051290
XS0213899510	Lehman Brothers Holdings IncChapter XI- 4 % EMTN / 2005-9.3.2015 Series 2655 Senior	EUR	180'000	1,41990	255'582.00	Euroclear	98614	6051288
XS0183944643	Lehman Brothers Holdings IncChapter XI- 4 3/4 % EMTN / 2004-16.1.2014 Series 1937 Senior	EUR	100,000	1.41990	141,890.00	Euroclear	21495	6051370
XS0183944643	Lehman Brothers Holdings IncChapter XI- 4 3/4 % EMTN / 2004-16.1.2014 Series 1937 Senior	EUR	80,000	1.41990	113'592.00	Euroclear	98614	6051368
XS0301813522	Lehman Brothers UK Capital Funding V LP -in default- 6.9 % registered Notes / 2007 - without fixed maturity	asn	5'497'000	1.00000	5'497'000.00	Euroclear	21498	6051220
XS0301813522	Lehman Brothers UK Capital Funding V LP -in default- 6.9 % registered Notes / 2007 - without fixed maturity	asn	750'000	1.00000	750'000.00	Euroclear	98614	6051218
XS0301813522	Lehman Brothers UK Capital Funding V LP -in default- 6.9 % registered Notes / 2007 - without fixed maturity	OSO	4,626,000	1.00000	4'626'000.00	Euroclear	21495	6051213
XS0299141332	Lehman Brothers Holdings IncChapter XI- 6 % EMTN / 2007-25.1.2013 Senior	GBP	200,000	1.78760	893,800.00	Euroclear	98614	6051222
XS0282978666	Lehman Brothers UK Capital Funding IV LP -in default- 5 3/4 % Regd. Preferred Securities / 2007 - without fixed maturity Reg-S	EUR	160'000	1,41990	227184.00	Euroclear	98614	6051280
XS0282978666	Lehman Brothers UK Capital Funding IV LP -in default- 5 3/4 % Regd. Preferred Securities / 2007 - without fixed maturity Reg-S	EUR	50.000	1,41990	70,882.00	Euroclear	21498	6051283
xS0178222179	Lehman Brothers Holdings Inc UK -in default- 4.029 % EMTN / 2003-13.11.2009 floating Rate	asn	100,000	1.00000	100.000.00	Euroclear	21495	6051369
CH0026985082	Lehman Brothers Holdings IncChapter XI- 2 1/2 % EMTN / 2006-13.10.2010	눔	145'000	1.11885	162'233.25	SIX SIS Ltd.	20121553	909061372008211

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98614	98614	20121553	98614	21498	21495	21498	21498	21495	21498	98614	98614	21498	21498	21495	
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283'980.00	141'990.00	00.000.00	100'000.00	950'000.00	100'000.00	100.000.00	1'800'000.00	950'000.00	141'990.00	2,950,000.00	4'387'491.00	1,500,000.00	350,000.00	550,000.00	
1.41990	1,41990	1.00000	1.00000	1.00000	1.00000	1.00000	1.00000	1.00000	1.41990	1.00000	1.41990	1.00000	1.00000	1.00000	
200.000	100,000	65,000	100,000	950,000	100,000	100,000	1,800,000	920,000	100,000	2,950,000	3,080,000	1.500.000	350,000	550.000	Page 2
EUR	H	OSD	asn	OSD	OSD	OSD	asn	OSD	EUR	asn	EUR	OSD	OSD	OSD	
Lehman Brothers Treasury BV -in default- 0 % EMTN / 2003- 26.11.2009	Lehman Brothers Holdings IncChapter XI- 5 1/8 % EMTN / 2007-27.6.2014	Lehman Brothers Treasury BV -in default- Certificates / 2007-22.2.2010 on DJ Industrial Average Index	Lehman Brothers Treasury BV -in default- 11 % p.a. CAELN - 1.6.2010 on Shares 5 HK 90 % PUT: 130.77, 98 % qtrly TG: 142.394	Lehman Brothers Treasury BV -in default- 11 % p.a. CAELN - 1.6.2010 on Shares 5 HK 90 % PUT: 130.77, 98 % qtrly TG: 147.204	142.354, 29.5.2009 on shares HSBC (5 HK) 93 % Put HKD 135.036 100 % Orth. TE HKD 145.20	Lehman Brothers Treasury BV 10% p.a. CAELN -29.6.2009 on shares HSBA LN, C UN & JPM UN 75% PUT:697.875,40.545,38.0925 92 % qtrly Trg: 856.06,	49.7.334, Lehman Brothers Treasury BV -in default- 11.5 % pa CAELN - 5.5.2010 5 HK - HSBC Holding Plc 90 % PUT: 131.49 98 % qtr Trrr 141 178	19. 1907.9 Lehman Brothers Treasury BV -in default- 11.5 % pa CAELN - 25.5.2010 5 HK - HSBC Holding Plc 90 % PUT: 131.49 98 % qtr Tro: 143.178	109. 143. 170 Lehman Brothers Treasury BV -in default- 14 % p.a. CAELN - 97.2009 on Shares UBSN VX & BNP FP 85 % PUT: 59.3317,	74.z305, 35 % Qiriy 11g; 80.3 F18, 02.3055, Lehman Brothers Treasury BV -in default- CGN 0 % Luxury Goods basket Notes / 2006-22.11.2010 4 Years (USD)	Lehman Brothers Treasury BV -in default- CGN protected Pan Asia high Dividend Note / 2007-18.5.2010 on S&P Pan Asia 50	high Dividend Index (3 Years - EUK) Lehman Brothers Treasury BV -in default- 10N36 DRAN, CPN 7.75% P.A. 0 6MTH USD LIBOR - 7 MAT 7-JAN-2018	Lehman Brothers Treasury BV 15 % p.a. CAELN -26.10.2009 on shares BAC UN & C UN	/U % Put: 36.715, 33.152 100 % Uttly 1rg: 52.45, 47.35 Lehman Brothers Treasury BV 15 % p.a. CAELN -26.10.2009 on shares BAC UN & C UN	70 % Put: 36.715, 33.152 100 % Qtrly Trg: 52.45, 47.36
XS0180154550	XS0307745744	CH0027120705	XS0302282602	XS0302282602	XS0302280499	XS0307616937	XS0301339510	XS0301339510	XS0308734242	XS0274890523	XS0300477709	XS0336410013	XS0326540290	XS0326540290	

Lehman Brothers Treasury BV -in default- 17.8 % Daily accrual callable Equity linked Note / 2007-27.7.2009 on shares BNP Paribas, CS Group Lehman Brothers Treasury BV -in default- 13 % Daily accrual
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458169062108211	6051164	6051166	6051169	6051214	6051154	6051156	6051153	6051168	6051162	6051170	6051157	6051155	6051152	6051148
20121553	21498	98614	21495	21495	21495	21498	21495	21495	21498	98614	21498	21495	98614	21495
SIX SIS Ltd.	Euroclear	Euroclear	Euroclear	Euroclear	Euroclear	Euroclear	Euroclear	Euroclear	Euroclear	Euroclear	Euroclear	Euroclear	Euroclear	Euroclear
5'594.25	100.000.00	400.000.00	600,000.00	780'945,00	1'411'630.00	200,000.00	500,000.00	100'000.00	200.000.00	2'237.70	2'200'000.00	1,550'000.00	2'946'000.00	500,000.00
1.11885	1.00000	1.00000	1.00000	1.41990	0.12833	1.00000	1.00000	1.00000	1.00000	1.11885	1.00000	1.00000	1.00000	1.00000
2,000	100,000	400,000	000.009	550,000	11,000,000	200,000	500,000	100,000	200,000	2.000	2'200'000	1,550,000	2.946,000	200,000
분	OSN	asn	OSN	EUR	ΗKD	OSD	OSD	asn	OSD	CHF	asn	OSD	OSD	OSD
Lehman Brothers Securities NV -in default- 12 1/2 % Reverse Convertible Certificates / 2007-3.11.2008 on shares Givaudan, Swiss Re, Swatch Group	Lehman Brothers Treasury BV -in default- 11.25 % PA Caeln - 29.12.2009 on Shares UBSN VX & DBS SP 70 % PUT:35.6901, 14.07 100 % Othy TRG: 50.9858, 20.1	Lehman Brothers Treasury BV -in default- 11.25 % PA Caeln - 29.12.2009 on Shares UBSN VX & DBS SP 70 % PUT:35.6901, 14.07, 100 % Othy TRG: 50.9858, 20.1	Lehman Brothers Treasury BV -in default- 11.25 % PA Caeln - 29.12.2009 on Shares UBSN VX & DBS SP 70 % PUT:35.6901, 14.07 100 % Othy TRG: 50.9858, 20.1	Lehman Brothers Treasury BV -in default- Equity Linked Notes / 2007-29.5.2009 Floating Rate on Equity	Lehman Brothers Treasury Co NV -in default- 44 % PA Caeln - 11.1.2010 on Shares 941 HK, 1800 HK, 2628 HK 85 % put: 116.875, 17.34,34.2975 95 % Birnthly TRG: 130.625, 19.38, 3225, 3	Lehman Brothers Treasury NV -in default- 18.%PA Caeln - 5.1.2009 shs 857HK&2628HK 74.5% put: 10.117,29.651 90%Bim TRG:12.222.35.85	Lehman Brothers Treasury NV -in default- 18.%PA Caeln - 5.1.2009 shs 857HK&2628HK 74.5% put: 10.117,29.651 90%Bim TPG-12 222 35,85	Lehrman Brothers Treasury Co BV -in default- 10NC6 DRAN, CPN 8.45% P.A. 0 - 6 MTH USD LIBOR - 7, MAT 17.12.17	Lehman Brothers Treasury Co BV -in default- 10NC6 DRAN, CPN 8.45% P.A. 0 - 6 MTH USD LIBOR - 7, MAT 17.12.17	Lehman Brothers Securities NV -in default- 12 % Reverse Convertible Certificates / 2007-30.10.2008 on a Basket of Shares Series L-07/643	2Y PRIN PTD ASIAN CURR APPRECIATION BKT -in default-SGD, CNY, INR, MYR, KRW, IDR (EQ WEIGHTED) vs USD PR	SED. CNY, INR, MYR, KRW, IDR (EQ WEIGHTED) vs USD PR	200.78 Lehman Brothers Treasury BV CGN-Asian Currency Basket Note / 2008-7.2.2011 (USD 3 years)	Lehman Bros -in default- 10NC3 DRAN Cpn 7.00 % 0 to 7% on 3mth USD Libor
CH0027121034	XS0337553175	XS0337553175	XS0337553175	XS0302043012	XS0338765562	XS0338329740	XS0338329740	XS0336248322	XS0336248322	XS0326427480	XS0342303400	XS0342303400	XS0345680655	XS0347785312

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21498	98614	98614	21498	21495	21498	98614	21498	21495	98614	20121553	98614	21498	98614	21498	21498	21498	21498	
Euroclear	Euroclear	Euroclear	Euroclear	Euroclear	Euroclear	Euroclear	Euroclear	Euroclear	Euroclear	SIX SIS Ltd.	Euroclear	Euroclear	Euroclear	Euroclear	Euroclear	Euroclear	Euroclear	
800,000.00	283'980.00	1'000'000.00	175'007.50	1'225'052,50	200,000.00	536'280.00	357520.00	178760.00	425'970.00	44'754.00	70,382.00	1,000,000.00	141'990.00	100'000.00	141'990.00	141'990.00	141'990.00	
1.00000	1.41990	1.00000	0.70003	0.70003	1.00000	1.78760	1.78760	1.78760	1.41990	1.11885	1.41990	1.00000	1.41990	1.00000	1.41990	1.41990	1.41990	
800,000	200,000	1,000,000	250'000	1,750,000	2001000	300,000	200,000	100'000	300,000	40.000	20,000	1,000,000	100.000	100,000	100,000	100.000	100,000	Page 5
asn	EUR	asn	SGD	SGD	asn	GBP	СВР	GBP	EUR	문	EUR	asn	EUR	asn	EUR	EUR	EUR	
Lehman Bros -in default- 10NC3 DRAN Cpn 7.00 % 0 to 7% on 3mth USD Libor	Lehman Brothers Treasury BV -in default- 95% Principal Protected / 2008-4.3.2011 on a Basket of Commodities	Lehman Brothers Treasury BV -in default- CGN Asian Currency Basket Notes / 2008-7.3.2011 (USD - 3 years)	Lehman Brothers Holdings Inc UK -in default- 4.2 % Global Notes / 2008-22.2.2013 Series 9880 Senior	Lehman Brothers Holdings Inc UK -in default- 4.2 % Global Notes / 2008-22.2.2013 Series 9880 Senior	Lehman Brothers -in default- (080417MC01) 10YR LIBOR DRAN 28.04.2018; CPN: 8.10pct x N/D 3M USD LIBOR : 0-7pct	Lehman Brothers Treasury Bv ELN / 2007-8.5.2009 variable rate on Equity	Lehman Brothers Holdings Inc UK -in default- 7 7/8 % Global Notes / 2008-8.5.2018 Series 10528 Senior	Lehman Brothers Holdings Inc UK -in default- 77/8 % Global Notes / 2008-8.5.2018 Series 10528 Senior	Lehman Brothers Treasury Bv ELN / 2007-26.5.2009 on Shares AXA SA, Commerzbank	Lehman Brothers Holdings IncChapter XI- 2.92667 % (no min./no max) EMTN / 2006-28.9.2009 floating rate	Lehman Brothers Treasury BV -in default- EMTN / 2004- 14.1.2014 Floating Rate Series 1890 Senior	Lehman Brothers Treasury BV -in default- 0 % EMTN / 2004-13.5.2010 on Momentum Aliweather Fund	Lehman Brothers Treasury BV -in default- 6 %EMTN / 2008-7.2.2013 variable rate	Lehman Brothers Treasury BV -in default- Daily Accrual Callable Equity Linked Note / 2007-6.7.2009 on shares Bank of America, Pensico, Wal-Mart Stores	Lehman Brothers Treasury BV -in default- Daily Accrual Callable Equity Linked Note / 2009-26.5.2009 on a Basket of Shares Senior	Lehman Brothers Treasury BV -in default- Daily Accrual Callable Equity Linked Note 2007-18.6.2009 on shares Credit Agricole, Lloyds Banking	Lehman Brothers Treasury BV -in default- 15 % Equity Linked Notes / 2007-21.5.2009 on Shares Credit Agricole, ING Groep	

XS0301340872

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XS0305100892

XS0300662607

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XS0349282151

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0308970994	xS0308970994 Lehman Brothers Treasury BV -in default- Daily Accrual Note / 2007-10.7.2009 on shares UBS, Royal Bk Scotl, BNP Paribas	OSD	100.000	1.00000	100,000.00	Euroclear	21498	6051175
XS0306693127	Lehman Brothers Treasury BV -in default- Daily Accrual Callable Equity Linked Note / 2007-22.6.2009 on shares Citigroup Inc, Bank to America Corp	asn	150'000	1.00000	150'000.00	Euroclear	21498	6051188
XS0274985828	Lehman Brothers Securities NV -in default- 13 1/2 % Equity Yield Note / 2006-28.11.2008 on shares Tata Motors, Infosys Technologies, ICIC Bank	asn	100'000	1.00000	100,000.00	Euroclear	21498	6051282
xS0308099125		USD	100,000	1.00000	100,000.00	Euroclear	21498	6051185
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